

DOCKET SECTION

BEFORE THE  
POSTAL RATE COMMISSION

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POSTAL RATE AND FEE CHANGES, 1997

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DOCKET NO. R97-1

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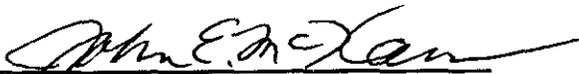
**FOLLOW-UP INTERROGATORIES OF UNITED PARCEL SERVICE  
TO UNITED STATES POSTAL SERVICE WITNESS BRADLEY  
(USPS/UPS-T14-62 THROUGH 63)**

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(February 18, 1998)

Pursuant to the Commission's Rules of Practice, United Parcel Service hereby serves the following interrogatories directed to the United States Postal Service witness Bradley (USPS/UPS-T14-62 through 63).

Respectfully submitted,

  
John E. McKeever  
Daniel J. Carrigan  
Attorney for United Parcel Service

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Of Counsel.

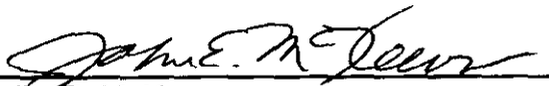
**INTERROGATORIES FROM UNITED PARCEL SERVICE  
TO UNITED STATES POSTAL SERVICE WITNESS BRADLEY**

**UPS/USPS-T14-62.** Please confirm that the results you present on page 9 of your response to Notice of Inquiry No. 4 indicate that the data do not support the hypotheses that the slope parameters (or volume variability) are equal across all sites (for the activities tested).

**UPS/USPS-T14-63.** Please confirm that in USPS-T-14 (and reiterated on page 2 lines 12 through 14 and page 13 lines 20 through 23 of your response to Notice of Inquiry No. 4) the estimated volume variabilities are derived from a model that imposes the restriction that slope parameters are equal across all sites.

**CERTIFICATE OF SERVICE**

I hereby certify that I have this date served the foregoing document in accordance with section 12 of the Commission's Rules of Practice.

  
John E. McKeever

Dated: February 18, 1998  
Philadelphia, PA